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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/040,117	01/04/2002	Steven Ausnit	769-222 Div.2	1073
29540	7590 04/02/2004		EXAMINER	
PITNEY, HARDIN, KIPP & SZUCH LLP 685 THIRD AVENUE			SIPOS, JOHN	
	AVENUE ., NY 10017-4024	ART UNIT PAPER N		PAPER NUMBER
	•		3721	12
			DATE MAILED: 04/02/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

			1/1/			
		Application No.	Applicant(s)			
Office Action Summary		10/040,117	AUSNIT, STEVEN			
		Examiner	Art Unit			
		John Sipos	3721			
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet with the	correspondence address			
THE - External after - If the - If NC - Failu Any (ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. It is period for reply specified above is less than thirty (30) days, a reply operiod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be ti y within the statutory minimum of thirty (30) da vill apply and will expire SIX (6) MONTHS fron y cause the application to become ABANDON	mely filed ys will be considered timely. n the mailing date of this communication. ED (35 U.S.C. § 133).			
Status		•				
1)🖂	Responsive to communication(s) filed on 02 Fe	ebruary 2004.				
2a)⊠	This action is FINAL . 2b) ☐ This	action is non-final.				
3)□	☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.			
Dispositi	on of Claims					
5)□ 6)⊠ 7)□ 8)□	Claim(s) 40-42 and 48-50 is/are pending in the 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 40-42 & 48-50 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or on Papers	vn from consideration.				
_	The specification is objected to by the Examine	•				
·	· _	r. epted or b)⊡ objected to by the	Examiner			
,	Applicant may not request that any objection to the	. , ,				
	Replacement drawing sheet(s) including the correcti		• •			
11)	The oath or declaration is objected to by the Ex	aminer. Note the attached Office	e Action or form PTO-152.			
Priority u	ınder 35 U.S.C. § 119					
a)[Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau see the attached detailed Office action for a list of	s have been received. s have been received in Applicat ity documents have been receiv i (PCT Rule 17.2(a)).	ion No ed in this National Stage			
	The statement detailed office detail for a list t	or and outlined copies flot receive	.			
•						
Attachment	t(s) e of References Cited (PTO-892)	4) 🔲 Interview Summary	(/DTO 442)			
2) 🔲 Notic	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D	pate			
	nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date	5) Notice of Informal I	Patent Application (PTO-152)			

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Applicant's arguments have been considered but are not persuasive and therefore the rejections made in the last Office action are repeated.

REJECTIONS OF CLAIMS BASED ON PRIOR ART

Claims 40-42 and 48-50 are rejected under 35 U.S.C. '102(b) as being clearly anticipated by the patent to Thomas (5,713,669). The patent to Thomas discloses the method of opening bags that comprise a slider/zipper and a tamper evident structure. It discloses bags that comprise a package body, zipper closure with two mating profiles (24/28), a slider on the closure (32) for opening and closing the closure and bag, a tamper evident structure (36/38) encasing the zipper closure and perforation line (40). The opening process comprises removing the tamper evident structure along the perforation line and moving the slider to disengage the zipper profiles to open the bag. See column 4, line 6 et seq. of Thomas.

Claims 40-42 and 48-50 are rejected under 35 U.S.C. '102(e) as being clearly anticipated by the patent to Stolmeier (6,257,763). The patent to Stolmeier discloses the method of opening bags that comprise a slider/zipper and a tamper evident structure. This patent discloses bags that comprise a package body, zipper closure with two mating profiles (70), a slider on the closure (71) for opening and closing the closure and bag, a tamper evident structure (60) encasing the zipper closure and perforation line (72). The opening process comprises removing the tamper evident structure along the perforation line and moving the slider to disengage the zipper profiles to open the bag. See column 3, line 59 et seq.

Claims 40 and 48 are rejected under 35 U.S.C. '102(e) as being clearly anticipated by the patent to Thieman (5,956,924). The patent to Thieman discloses the method of opening bags

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that comprise a slider/zipper and a tamper evident structure. This patent discloses bags that comprise a package body, zipper closure with two mating profiles (32/34), a slider on the closure (48) for opening and closing the closure/bag and a tamper evident structure (127) encasing the zipper closure. The opening process comprises removing the tamper evident structure and moving the slider to disengage the zipper profiles to open the bag. See column 6, line 6 et seq.

Claims 41,42,49 and 50 are rejected under 35 U.S.C. '103(a) as being unpatentable over the patent to Thieman (5,956,924) in view of Hustad (5,456,928). The patent to Thomas lacks the use of perforations lines. The patent to Hustad discloses the method of opening bags that comprise a zipper and a tamper evident structure. This patent discloses bags that comprise a package body, zipper closure with two mating profiles (17/18), and a tamper evident structure (integral 21 or separate tape 31) encasing the zipper closure and perforation line (25,33) to ease the removal of the tamper evident structure. The opening process of Hustad comprises removing the tamper evident structure along the perforation line and moving the slider to disengage the zipper profiles to open the bag. It would have been obvious to one skilled in the art to provide the Thieman bag with perforation lines as shown by Hustad to ease the removal of the tamper evident structure. Note that both the Thieman and Hustad methods use a separate tamper evident tape.

RESPONSE TO APPLICANT'S ARGUMENTS

Applicant's arguments with respect to the claims have been considered but are not persuasive.

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Applicant's argument that since the instant claims were copied from patents wherein these claims were found allowable is not convincing. Upon renewed filing of the claims a complete examination is made of the claims. The examination includes a review of the claims for rejections based on formal matters as well as prior art. The rejections made in the last Office action are considered proper and are maintained.

Contrary to Applicant's argument that Thieman does not appear to remove the tamper evident structure as recited in the claims, Thieman clearly states and shows in Figure 5 the application of a separate structure 127 "over the exterior of slider" (see column 6, line 10). Since the tamper evident structure is placed over the slider it needs to be removed before the slider can be accessed.

Regarding the Stolmeier reference, it is clear from the drawings (for example, Figure 7) and the specification (column 3, line 59 et seq.) that perforations 72 are provided "which facilitates removing the tamper evident sheet 60" thereby allowing access to the slider.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

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however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication should be directed to **Examiner John Sipos** at telephone number (703) 308-1882. The examiner can normally be reached from 6:30 AM to 4:00 PM Monday through Thursday.

The FAX number for Group 3700 of the Patent and Trademark Office is (703) 305-3579.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mr. Peter Vo, can be reached at (703) 308-1789.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group Receptionist whose telephone number is (703) 308-1148.

John Sipos

Primary Examiner
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